1 2 3 4 5 6 7 8 9	Neville L. Johnson (SBN 66329) Ron Funnell (SBN 209897) JOHNSON & JOHNSON LLP 439 North Canon Drive, Suite 200 Beverly Hills, California 90210 Telephone: (310) 975-1080 Facsimile: (310) 975-1095 Email: njohnson@jjllplaw.com rfunnell@jjllplaw.com Attorneys for Plaintiff and Counterclaim-Defendant, Jason Lust and Third-Party Defendant SAJ Productions, LLC	DISTRICT COURT
11	UNITED STATES DISTRICT COURT	
12	CENTRAL DISTRICT OF CALIFORNIA	
13	JASON LUST, an individual,	Case No.: 17-CV-00308-JAK-AFM
14	Plaintiff,	Hon. Judge John A. Kronstadt
15 16 17 18	V. ANIMAL LOGIC ENTERTAINMENT US, d/b/a ANIMAL LOGIC ENTERTAINMENT, LLC, a California limited liability corporation; ZAREH NALBANDIAN, an individual; and DOES 1 through 20, inclusive,	JOHNSON & JOHNSON LLP'S STATEMENT RE: MOTION TO WITHDRAW
19	Defendants.	
20	And related Counterclaims and Third Party Complaint	Complaint Filed October 31, 2016
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1 STATEMENT RE: MOTION TO WITHDRAW Pursuant to the Court's Order Re Johnson & Johnson LLP's Ex Parte 2 Application for an Expedited Hearing Date for Motion to Withdraw (Dkt. 174), 3 4 Johnson & Johnson LLP submits this Statement: Jason Lust and SAJ Productions, LLC oppose Johnson & Johnson LLP's 5 Motion to Withdraw. 6 Johnson & Johnson LLP has informed Jason Lust, SAJ Productions, LLC's 7 Chief Executive Officer, that SAJ Productions, LLC cannot represent itself in this 8 matter, and that new counsel must substitute in to represent SAJ Productions, LLC. 9 10 Dated: May 12, 2020 JOHNSON & JOHNSON LLP 11 12 By /s/ Ronald P. Funnell 13 Neville L. Johnson Ronald P. Funnell 14 Attorneys for Plaintiff/ 15 Counterclaim-Defendant, 16 Jason Lust and Third-Party Defendant SAJ Productions, LLC 17 18 19 20 21 22 23 24 25 26 27 28